Good Blankets

While the average Five Dollar Blanket is either of small

size or part cotton - these are neither - all will measure in the neighborhood of 72 by 84 inches, are of good weight and all-wool. Options - pink, blue, red or yel-

low borders on cream white; blue black or red borders on light undyed gray.

All big enough for the biggest bed and all \$5.00 a Pair.



We've Got Diamonds on the Brain

Because that's our business. The diaands we sell must be good color, well Nearly all the Diamonds we own are abperfect; those that are not are imperfect and we show you the imperfection through a magnifying glass. You know exactly what you get when you

SIPE, Importer of DIAMONDS Rooms 2, 3 and 4, 18% N. Meridian St.

INDIANAPOLIS

We Are the Most Up-to-date Optical House in the City

We employ the most skilled workmen. We have everything in the way of Optical Goods, and Oculist's Prescriptions filled immediately. Why not let us fill yours?

JOHN WIMMER, Optician

16 NORTH PENNSYLVANIA STREET

OPALS than any house in Indiana during Octo-WHY? Because I had the largest

mounted, in the State. Prices always the CARL L. ROST, Merchant.

15 North Illinois Street. The Claypool Hotel is just across the street

JUDGE MARTINDALE SUES

T. F. B. SOTHAM, MISSOURI STOCK DEALER, OWED HIM \$10,000.

He Had Sold the Missouri Man Fifty-Two Head of Registered White-Face Cattle.

Clouds of financial ruin and disaster have seen hovering around the beautiful stock farm of T. F. B. Sotham, at Chillicothe, Mo., for a long time past, but the other broke and now the famous breeder of white-face cattle is apparently a ruined man. The news came as a thunder clap from a fair sky that immediate payment had been demanded on 399,000 worth of in-

Armed with a writ of attachment on the real estate, Chief Deputy United States Marshal Miller went to Chillicothe Monday evening and served his papers yesterday morning. The demand was to satisfy the claim of Judge Elijah B. Martindale, of Indianapolis, who holds notes aggregating

The live stock on the farm was already vesterday and took possession, William Moffatt being the owner of the notes. nd mortgage had also been given on the live stock for borrowed moneys amounting to \$50,000 and the loaner of this M. Weaver, of Itlinois, closed his claim the other day. everal weeks ago Mr. Sotham adver-

tised very extensively that he was going to sell all his holdings in Missouri and go to another line of work in another State. lumns of the breeders' journals were used for this purpose and in addition there-to he had published a prospectus setting orth the strains of stock that he was going to offer for sale. His stock, his home and his farm were to be sold out at once. This attracted the attention of the credtors and they lost no time in starting an investigation, with the results above men-

Judge Martindale had sold Sotham fiftyhead of registered white-face cattle had accepted for payment three notes \$3,333,33 each. The stock was removed from Indiana and placed on Weavergrace ce, the name of Mr. Sotham's breeding These notes are not yet due, but ter consulting with Messrs. Lathrop, forrow, Fox & Moore, of St. Louis, Judge fartindale concluded to go to Missouri and

After learning from the breeder that his ntentions were to go out of the Hereford to take back his stock and surrender the notes. After some persuasion it was hought that the transaction would be osed in this way, but Mr. Sotham insisted on picking the cattle. A trial was made, but the judge claims he saw that instead of getting what he thought was a fair show at the good stock he would have only the poorest for his portion, and this he re-fused to accept. He then went to St. Louis nd had the papers drawn up for the United States murshal to serve. The notes city. He has been practicing in Indianere signed by Mr. Sotham and Clem Graves, of Indiana, but no action has been taken to enforce collection from the latter

This action may be done in the future if found necessary. A suit in equity was simultaneously started for the marshaling of the debtor's assets for the benefit of his creditors. Mr. Moffatt was made a party to this suit. but by his action in foreclosing on the he will be withdrawn, as it leaves Judge Martindale the first on the list to be ed under the attachment lien. Some years ago Mr. Sotham borrowed from the National Bank of Commerce of St. Louis to the amount of \$50,000, giving a deed of trust on all his realty and

a mortgage on the live stock. On this note he has paid about \$11,000, leaving a balance of \$39,000 still due. The paper was bsequently purchased by William Moffatt, who still holds it. When the proposition of Judge Martindale was made to cancel his notes by taking back his stock Moffatt was very willing to release enough of the stock from his mortgage to assist in his amicable settlement, but his offer was refused by Sotham. When Moffatt learned of the proposed action of Judge Martindate there was but one thing for him to io, his lawyers say, to protect his interests, and that was to foreclose.

Many Beverages

Are so vastly improved by the added richness imparted by the use of Borden's Eagle Brand Condensed Milk. The Eagle Brand every can is tested and is therefore re-

SALARY FOR BARTLEY

IT IS REPORTED THAT CONTROLLER WILL REFUSE TO PAY IT.

In that Event It Is Rumored the Council May Repeal the Ordinance Creating the Office.

HOSPITAL'S SUPERINTENDENT

DR. PAUL S. MARTIN APPOINTED BY THE HEALTH BOARD.

Several Minor Appointments An nounced-New Railroad and the Park Board-City Affairs.

If the Holtzman administration refuses t pay James Bartley for his services as in spector of scales, weights and measures during the first twenty-two days of October it is not improbable that a movement will be started to have Council repeal the ordinance by which the office of inspector of scales, weights and measures was created. A report was circulated about the City Hall yesterday afternoon to the effect that City Controller Dunn will refuse to pay Bartley his salary for October. It was reported that City Attorney Warrum had held that Bartley was not appointed legally and that therefore the Holtzman administration cannot legally pay him any salary. If the Holtzman administration adopts this means of holding up Bartley's salary it is thought the Republican majority in Jeremiah Ryan to succeed Bartley. The ordinance provides that this officer shall be pointed by the Board of Public Safety. It is understood the new administration will run into a snag if it holds up Bartley's salary. Bartley did the work of the office of inspector of scales, weights and measures the first twenty-two days of Octoberuntil Ryan was appointed-and the question is asked: "Why should the new administration refuse to pay him?"

laggart administrations for "political pur-The charter of Indianapolis does not provide for such an official. The Republicans have a majority in Council, and if Mayor Holtzman's city attorney and controller hold up Bartley's salary the Republicans can "get back" at Mayor Holtzman by repealing the ordinance Ryan will be out of a job, and Ryan is one of the "hangers on" of the Holtzman ad-ministration and one of those to be "taken care of" by the new administration.

The office was created during one of the

MORE TALK OF CONTESTS.

Suits May Be Brought by Little and Democratic Candidates for Council.

Attorney Pirtle Herod says the fact that Thomas S. Whallon, recently elected police judge, failed to file an itemized statement of his expenses in securing the nomination for police judge, within ten days after the primary election, cannot have the least bearing on the proposed contest of his election by Edward W. Little, the defeated Democratic candidate for police judge.

Although the examination of the contested ballots in the police judge vote shows conclusively that Judge Whallon is elected beyond all possible doubt, Little has not yet given up the idea that by some chance he may be able to wrest the office away from Judge Whallon.

Pirtle Herod said yesterday afternoon in reference to the statement in an afternoon | to prison she called on him at the jail at his within the time prescribed by law may be used by Little in the contest: "This matter cannot have the least effect on the proudge Whallon did not file this statement of | toward her. his campaign expenses in the proper time does not cast the least reflection upon Judge Whallon. This matter is entirely separate and apart from any contest Little

Charles Pettijohn and William Manlon, defeated Democratic candidates for counilmen at large, may institute proceedings to contest the election of the Republican candidates for councilmen at large who defeated them. It is claimed by friends of Pettijohn and Manion that the count kept on the Pettijohn and Manion vote while the 1,091 contested ballots in the police judge vote were being examined showed that Pettijohn and Manion secured enough votes which were not given to them to elect them. mortgaged and a balance of \$39,000 was past It is understood that W. W. Spencer, chairdue and payable. The mortgagee stepped man of the Democratic county committee, has advised Pettijohn and Manion to bring suit. The matter has not been decided definitely, Pettljohn says.

NEW HOSPITAL SUPERINTENDENT.

Dr. Paul S. Martin Secures the Place-

The Board of Health made the following appointments yesterday at a meeting with Mayor Holtzman: Superintendent of City Hospital, Dr. Paul 8. Martin, formerly an interne at the City

Other Announcements.

Chief clerk, Patrick Egan. Assistant to chief clerk, Harry Rock-

Milk inspector, Edward Helm. Assistant milk inspector, John Rikhoff. Meat inspector. John E. Pritchard, jr. Sanitary inspectors, Martin Maroney, Homer Shake, Nicholas Wormser and Tim-

othy Landers. Matron City Dispensary, Miss Bert King. The board will not announce when it will appoint the superintendent of the City Dispensary. The doctors mentioned in consection with this appointment are Drs.

Marlatt, Cain, Cox, Mullan, Westover and Dr. Paul S. Martin is a well-known young physician of Indianapolis. He is a son o Emil Martin. Dr. Martin was graduated from the Medical College of Indiana in For a year after he graduated from the Medical College of Indiana he was an interne at the City Dispensary. In 1960 ne was graduated from the New York College of Physicians and Surgeons, a department of Columbia University. Later he served as a physician and surgeon on the staff of the German Hospital, of New York, and the Sloane Materuity Hospital in that

apolis since last August.

May Meet with Park Board. Officials of the new Indianapolis, Logansport & Chicago Railroad probably will meet the members of the Board of Park Commissioners at the regular meeting of the board this morning to discuss the proposal of the board that the road pay \$25,000 for a right of way through Riverside Park. J. Clyde Power, superintendent of parks. sald vesterday that officials of the road may meet the members of the board this morning. None of the officials of the read has sent any communication to the offices of the Park Board in the City Hall regarding the offer for a right of way through Riverside Park.

Fletcher Wagner Wins Prize.

The prize of \$50 offered by the New York City Alumni Association of the Alpha Tau Omega fraternity was awarded to Fletcher B. Wagner, of Indianapolis, a member of the Delta Upsilon fraternity and now a student in Harvard University. The subject of all essays was "The Effect of the Fraternity on College Life," and the judges were ex-President Grover Cleveland, Dr. Benjamin Ide Wheeler, president of California University, and Dr. Benjamin An-drews, chancellor of Nebraska University. city and Tipton will be put in operation and the Philadelphians, in company with George Beside Mr. Wagner, Edwin Lightner Nesis prepared from the milk of herds of well-led, housed, groomed cows of native breeds. Powell, of the University of Virginia, feed, housed, groomed cows of native breeds. George William Gray, of Hobart College, bit, of Hahnemann College, Samuel P. | the new work. and Albin Powell, of California University,

essay will be printed in the fall issue of the Alpha Tau Omega Palm. It is the prize to \$200 for the year ending June 17, 1904. Candidates for baccalaureate degrees in any American college are eligible. Any communications should be addressed to the 15 Lexington avenue, New York city.

SAW S. E. MORSS FALL.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutewiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days age. Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window watching some workmen in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the pavement below. Reynolds is a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he heard a peculiar nois in the air. He looked up and saw the body of Mr. Morss falling to the ground, but he did not see him fall out of the window. Mr. Lorentz and Reynolds are the only witnesses who have testifled before the

SUPREME COURT AFFIRMS DECISION OF CRIMINAL COURT.

Evidence in Support of Insanity Not Sufficient, Judge Dowling Says-Review of the Crime.

of murder in the first degree, malice, premeditation and deliberation in carrying a deadly purpose into execution were clearly

established by the proof." The contention of the State was that Hoover was not insane when he committed the crime, but was drinking. Judge Dowling in reviewing the case points out that right upon the evidence, but counsel's objections related to the admission and exclusion of evidence and the manner in which the court gave instructions. Most of the evidence objected to tended to show The evidence in the case showed that Hoover's wife had left him and that the the separation. The shooting took place in a house on West Maryland street. Hoover and his wife had lived there, but after their separation she went to live with her parents on their farm. The day of the killing Mrs. Hoover's father, Frank Sutton, went to the Maryland-street house to move the Hoover goods to the farm. While he was and had some words with Sutton. In the midst of the argument he drew a pistol

and shot Sutton dead. posed contest. Because somebody says desire him to go to his death feeling bitter

REID NOT YET NOTIFIED.

Supreme Court's Hoover Decision Has Not Yet Reached the Warden.

Special to the Indianapolis Journal. MICHIGAN CITY, Ind., Oct. 29.-Warden James D. Reid has not been officially notidemned to die on the gallows on Nov. 13

the hour arrives for his execution.

After Years of Sobriety John Allen Acquired Drink Habit to His Rnin.

Washington street, was yesterday committed to the Central Hospital for the Insane after an inquest by an insanity commission

Allen has been employed as a packer at Kingan & Co.'s for over twenty-five years. and up to three years ago had saved \$4,500 from his wages, that were never more than \$2 per day. He had always been known as a man who saved all his money until about 1900, when he acquired the drink habit and became an habitual drunkard, spending all the money which he had accumulated. His mind became affected by the excessive use of intoxicants, and he is now a total wreck. His neighbors thought it necessary that he

A WRITER OF BOOKS

Frederick S. Isham, of Detroit, Visits the Bobbs-Merrill Company.

A smoothly shaved young man of pleasing personality and brisk, businesslike ways put in most of yesterday talking "books" with the heads of the Bobbs-Merrill Company. He was Frederick S. Isham, of Detroit, the young man who wrote "The Strollers" and "Under the Rose." Mr. Isham lives in Detroit, where for seven or eight years he was connected with the Free Press. He is thirty-seven years old but looks much younger. The Bobbs-Merrill Company has the manuscript of a new story he has written. He worked on it last summer in France. Mr. Isham has crossed the Atlantic fourteen times. Next year he expects to take a trip around the world.

Directors of the Indiana Union Trac-

tion Company in the City. Three members of the board of directors of the Indiana Union Traction Company are here from Philadelphia to inspect the Indianapolis Northern Traction Company from this city to Logansport and Peru. The directors are J. Levering Jones, H. H. Kingston and John A. Harris, jr. To-morrow that part of the Northern line between this F. McCulloch and other officers, will inspect

New Planes, \$155 and up. Wulschner's.

president of the association, C. H. Fenn, | COMPLEXITY OF GAS TRUST'S AF-FAIRS INCREASED BY MAROTT.

> His Application for Receiver May Work Against Interests of the Publie and Benefit Schemers.

ALLEGATIONS AGAINST JOHN

"The evidence in support of the plea of insanity is inconclusive and unsatisfactory," | Bement Lyman individually, asking that a the Council may take part in the Bartley- said Judge Dowling, of the Supreme Court | receiver be appointed to operate the plant Ryan contest. In the face of claiming that of Indiana, in summing up the Hoover case. of the Consumers' Gas Trust Company dur-Bartley was not appointed legally, the new | The court yesterday handed down its deci- ing the pendency of the action, and to asadministration took matters in its own sion on the appeal of attorneys for Edward certain whether or not there is sufficient aspector of scales, weights and measures father-in-law, Frank Sutton, last May. He consumers of the company. And, if the reappointed by the mayor. Ryan was ap- day afternoon was discouraging, for the court granted a stay of execution in order that his case might have fair consideration. concurred in Judge Dowling's opinion. The latter declares that "every legal element

> Word comes from Michigan City that Hoover has been indifferent regarding his fate. His wife lives with her mother near the city. Before her husband was taken request. As she afterward stated she went giveness for the awful crime he had committed. She said that while she felt he should be hauged for his crime she did not

the action of the court is received by assets of the trust company at an appar-Warden Reid he will notify Hoover that | ently low figure, cutting out those certifihis last chance is gone unless the Gov- cate holders who were not in the combinaernor acts in his behalf. The prisoner will then be transferred to the condemned cell. where he will be constantly watched until

WASTED SMALL FORTUNE.

and Dr. Ensminger.

be confined in the asylum, as he frequently becomes violent and may do injury.

WILL INSPECT NEW ROAD.

TRUSTEES MADE DEFENDANTS

FRENZEL AND BEMENT LYMAN.

Court Is Asked Conditionally to Give Receiver Power of Prorating Assets Among Stockholders.

George J. Marott, through his attorneys, John B. Cockrum and William A. Ketcham, filed suit in Judge Carter's court yesterday at noon against the Consumers' Gas Trust Company, the Eureka Investment Company, Thomas A. Morris, Hugh H. Hanna, John H. Holliday, Henry Schnull and John G. Williams, as trustees for the stockholders of the Consumers' Gas Trust Company; Robert N. Lamb, Henry Coburn, Henry Wetzel, Frederick Fahnley, John P. Frenzel, Albert A. Barnes, John E. Scott and Bement Lyman, directors of the trust company; James Proctor, John H. Emrich, Ferdinand L. Mueller, Leopold Strauss, Alfred Burdsall, Charles H. Adam and Alexander C. Ayres, as directors of the Eureka Investment Company, and John P. Frenzel and

NOT FOR PRIVATE GAIN. The complaint states that the Consumers' Gas Trust Company was organized on Nov. 2, 1887, for the purpose of utilizing the natural gas which was found in a large quantity in a territory at no great was not organized for gain in the usual counsel did not deny that the verdict was and common sense as applied to manufacturing and mining companies, but for the purpose of enabling the public to have a to prevent the control of the stock from for speculative purposes.

It is charged in the complaint that Fren-Investment Company, with a capital stock \$400,000, for the purpose of dismantling the property of the Consumers' Gas Trust Company, did not allow their names to appear as incorporators.

EUREKA IN CONTROL. The complaint states that the capital company they have succeeded, through Bement Lyman, who is secretary of the trust company and has access to the books cess of \$250,000, and when they had succeeded in getting the majority of the certificates, organized the Eureka Investment Company, with a capital stock of \$400,000. exchanging the stock certificates of the trust company for Eureka stock at par. In this way, though the Frenzel and Lyman combination held the minority stock in the for the murder of Frank Sutton, of In- | trust company, it hoped to control the stock through the Eureka Investment Company. The combination would then sell the

tion and those in control would receive the FRENZEL DOMINATES. It is further alleged by the bill that the members of the board of trustees and all the directors of the trust company except Coburn and Barnes, of whom the plaintiff states he knows nothing, are under the domination of Frenzel and are not acting for the interests of the city, but have been John Allen, a bachelor, living at 461 West | influenced in selling ten miles of the trust company's pipe lines to their gas territory and giving options on large amounts of territory to Armor & Stewart, of Marion; composed of Justice Stout, Dr. Garstang that the directors of the company have

been further influenced into dismantling one of the pumping stations and offering The plaintiff further charges that Frenzel and Lyman have circulated reports that the gas is about exhausted and that the company is furnishing fuel in insufficlent quantities in order that the consumers might discontinue taking gas. The plaintiff further charges Frenzel and Lyman with

giving out a report that the plant of the trust company will not be converted into an artificial gas plant, Mr. Marott states in his complaint that the trust company has acquired leases in the gas fields and other property of the value of over \$3,000,000. The value of the plant in this city is estimated at something over \$1,000,000 and the plant outside the city s worth about \$700,000. The gas and oil leases of the company are worth from \$500,000 to \$1,000,000. He further states that the company will be able to furnish natural gas to its consumers for some time to come. Mr. Marctt further says that the company could convert its plant into a manufacturing plant to manufacture artificial gas and furnish it to its patrons at a nominal figure without great expense to the company and without using up all its as-

LETTER TO THE TRUSTEES.

Central Labor Union Expresses Confidence that Right Will Prevail.

Members of the executive board of the Central Labor Union held a special meeting Wednesday night and drew up a letter objecting to the wrecking of the Consumers' Gas Company. The letter was sent to the trustees of the Gas Company yesterday evening. Following is the letter: "We herewith hand you a set of resolutions passed by the Central Labor Union at its meeting held on the evening of Oct. 26 relating to the Consumers' Gas Trust. "In this connection we desire to state further that this organization represents many thousands of people, most of whom are consumers of gas in some form, who have in the past reaped substantial benefits from the use of natural gas under conditions brought about through the organization of the Consumers' Gas Trust. On the

failure of natural gas, which seems inev-

itable, we feel that provision ought to be

made to manufacture and distribute arti-

and active public spirit, led by men, in th

This enterprise grew out of a healthy

ficial gas under similar conditions.

great public utility, from which private nterest should be wholly climinated.

CONFIDENCE IN TRUSTEES. is not the result of distrust in the purpose of the trustees to carry out the provisions of the trust in their hands as they see it, but there is a public anxiety in relation to the future of the Consumers' Gas Trust by reason of certain movements in the city on the part of private interests that seem to warrant action by citizens generally. 'With an abiding hope that the board of trustees will discharge their duty in full accord with the letter and spirit of the law governing the Consumers' Gas Trust, and will elect a board of directors at their meeting on Nov. 3 that will be at once a guarantee of fidelity to the public interest." The letter was signed by E. P. Barry, John Koch, H. L. Simon, D. L. Stoddard, Lillie Fredericks, John L. Feltman, J. W. Madden, Henry Friedman, Frank Broden, Thad. S. Gurley and Frank Beadle, composing the executive board; John F. White, E. J. Collins, H. F. Chappel, W. A. Mc-Adams and Roscoe Barnett, the legislative committee; E. P. Barry, president, and Harry L. Simons, secretary.

SUIT AN UNPLEASANT SURPRISE.

A. F. Potts and Others Fear It Will Help Wreckers Rather than Public. A number of those who have the interests of the public at heart in the agitation directed against the present course of the management of the Consumers' Gas

Trust Company are surprised unpleasantly

by the su!: instituted by Mr. Marott. They

believe the suit may result in the very

thing the present board of directors is

said to be striving for-the dissolution of

the company, the division of its assets

among a comparatively few stockholders, and the public left to hold the bag. Alfred F. Potts, who has been leading the campaign in the interests of the consumers, had the following to say yester-"This gives a tremendous impetus to claim for a change of management within the trust, and ought to settle the

question with the trustees as to the need

of electing directors who will save the company from being sold out by a re-

feature in behalf of the consumers, and ors would, I fear, have to be divided among the stockholders. If the court knows that a new set of directors has been elected pledged to save the company for the benefit of the public, it Mr. Potts would like to obtain the names of the present stockholders in the company in order to ascertain how many of them are willing that the company continue ficial gas. He would like to communicate

by their original agreement. Mr. Henry Schnull, who has expressed of the company, and who declares that the duty of the Consumers' Company is plainto remain in business and serve the pubic in any way possible-is hurt to think that his name has been included as a defendant in the suit of Mr. Marott, the inference being that he, with others known to be against the programme of the Eureka Investment people, is a party to the plans

POWERS OF THE TRUSTEES. Statute Was Designed to Prevent Manipulation of Company. The statute which bears upon the powers

of the trustees of the Consumers' Gas

Trust Company was framed by the late John M. Butler, who was recognized to be one of the most able lawyers of the State. It was designed especially to prevent just such manipulation of the company as is alleged against the present directorate. The statute, as contained in Burns, Section 5879e, in force March 5, 1889, is as follows: "The subscribers to the capital of any company, corporation, or voluntary asso-ciation, organized for the purpose of furnishing natural or artificial gas for fuel or for illuminating purposes, or for furnishof any village, town or city within the State of Indiana may, by written stipulation, at the time of making subscriptions to the capital of said company, corporation or voluntary association, agree with said ompany, corporation or voluntary association, and with one another, that the power of holding and voting said capital stock may be irrevocably given to a board which said board of trustees may be selected in such manner as the articles of Section 3879f, validating prior agreements "Any such agreement heretofore made by the subscribers to such company, corporation or voluntary association, organized for the purposes set forth in the preceding section, shall be valid and bind-ing upon said subscribers to the capital

stock and their assigns.' CAPITAL OF \$100,000.

Monarch Oil Company, of Bluffton.

Incorporated-New Concerns. The Monarch Oil Company, of Bluffton, organized with \$100,000 capital stock, filed articles of incorporation with the secretary of state yesterday. The directors are Frank P. Adams, Samuel Bender, George A. Harnish, Hugh Kapp, La Vergne B. Stevens, William A. Marsh and Dal Wandel, of Bluffton, and Fred M. Stevens, of Fort Wayne. The Saratoga Canning Company, of Ran-

dolph county, filed articles showing \$12,000 of capital stock. A local concern incorporating was the Burgess & Cook Manufacturing Company, of Indianapolis, which has \$10,000 of capital stock. The directors are James C. Burgess, David B. Cook and Frank King. The Indiana State Band, of Benton county, incorporated, with Harry Crigler, J. H. Hirzel, William Wachtel, L. M. Fisher and E. V. Gougar as directors.

Victims at Michigan City.

The Michigan City victims of the Home stead Loan and Investment Company so far known are W. J. Fenly, Hiram G. Pinkston, W. B. Harris, Anton Caddo, Winfield Leusch, Walter M. Harris and Charles Daypuff, Each of these men took \$1,000 worth of stock in the concern with the exception of Caddo, who had double that The total sum paid into the company on stock account amounts to consid-

Seaton, the Hatter,

Sells the best and cheapest Hats. \$1.25-Cincinnati and Return-\$1.25, Via C., H. & D. Ry., Sunday, Nov. 1st.

Last of Season. Special train stopping only at Rushville, Connersville, and Hamilton will !eave Union Station 7:15 a. m.; leave Cincinnati. returning 6:20 p. m. Persons boarding excursion trains without tickets will charged local fare.

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The "Ball-Bearing" Densmore.

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DENSMORE TYPEWRITER CO., Monument place and E. Market st. Typewriters sold and exchanged, rented and repaired. Langsenkamp Bros., Brass Works. Founders and finishers. Brass railing work.

COBURN COAL CO. sells only the best coal. **Fine Diamond Rings Diamond Studs** Diamond Brooches

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Chris Bernloehr & Brothers **JEWELERS** main at least, who had no other thought, as we believe, than the establishing of a 139 East Washington Street.

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THE NEW FIBER

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Recommended by physicians as far superior to wool or any other fabric. It does not shrink or stretch and is more durable than any other underclothing. Fits all shapes and sizes. Made in four weights 0 0 0 0 0

Guy Haugh 225 Pennsylva-

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you want French Chops we cut them that way, but you get GOOD MEAT the sweet, toothsome kind, in either event. That is one of our strong points. Good Meats, Good Grocerles and Good Service. Telephone 892 or send the baby--your order will have equally good attention.

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DIAMONDS to you. We have an elegant display and you will be pleased when you see them and get our prices.

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tomer is our best advertisement

and Vienna Bread The best that can be produced

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